Case 1:07-cv-07011, Document 1 Filed 12/13/2007 Page 1 of 9
PETITION UNDER 28 V.S.C. 2254 FOR
WRIT OF HABEAS CORPUS BY A PERSON IN
STATE CUSTODY

UNITED STATES DISTRICT COURT DISTRICT: NORTHERN

SHAUDCEY JACKSON

CASE NO. 99 CR 261-1

PLACE OF CONFINEMENT:

LINCOIN CORRECTIONAL CENTER PRISONER NO. R82054
NER: RESPONDENT:

PETITIONER:

V. UNITED STATES OF AMELICA

SHAUNCEY JACKSON
THE ATTORNEY GENERAL OF the STATE OF:

ILLINOIS

RECEIVED

07cv7011 Judge MANNING Mag. Judge DENLOW

PETITION

DEC 1 3 2007

DEC 13 2007 aew

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

1) (a) NAME AND LOCATION of COURT THAT ENTERED The Judgement of Conviction:

-UNITED STATES DISTRICT COURT FOR NORTHERN ETHINOIS 219 S. DEARBORN CHEO.D.

-CIRCUIT COURT OF COOK COUNTY 2650 S. CALIFORNIA CHGO, IL

(b) Climinal Docket or Case No.:

-99 CR 261-1 (FELERAL)

- 06 CR1222201 (STATE)

2) DATE OF JUDGMENT OF CONVICTION:

- SEPTEMBER 26, 2007 (FEDERAL)

- SEPTEMBER 25, 2007 (STATE)

3) LENGTH OF SENTENCE:

- 7 months (FEDERAL)

- 2 YEARS (STATE)

- 4) IN THIS CASE, WERE YOU CONVICTED ON MORE THAN ONE COUNT OR OF MORE THAN ONE CRIME? NO
- 5) IDENTIFY ALL CRIMES OF WHICH YOU WERE CONVICTED AND SENTENCED IN this CASE:
 - FEDERAL VIOLATION OF PROBATION FOR BANK ROBBERY (FEDERAL)
 - CRIMINAL DAMAGE TO PROPERTY (STATE)
- 6)(a) WHAT WAS YOUR PLEA?
 - GUILTY (FEBERAL)
 - CuiLTY (STATE)
 - (b) IF YOU ENTELLED A GUILTY PLEA TO ONE COUNT OR CHARGE AND A NOT CUILTY PLEA TO ANOTHUS COUNT OR CHARGE, WHAT SID YOU PLEAD GUILTY TO AND WHAT SID YOU PLEAD NOT CUILTY TO?
 - I PLEAD GUILTY TO ONE COUNT OF BANK ROBBERY (FEBERAL)
- I PLEAD GUILTY TO ONE COUNT OF CLIMINAL DAMAGE TO PROPERTY (STATE)
- 7) bib you testify At A PRETEIAL hearing, trial, of a post-trial hearing?
 - -NO (FELERAL)
 - -NO (STATE)
- 8) DID You Appeal from the judgement of Conviction?
 - -NO (FEBERAL)
 - -NO (STATE)
- 9) HAVE YOU PREVIOUSLY FIELD ANY OTHER PETITIONS, applications, OR motions CONCERNING. THIS JUDGEMENT OF CONVERTION IN ANY STATE COURT? NO

- 10) FOR THIS PETITION, STATE EVERY CROWDS ON WHICH YOU CLAIM that YOU ARE BEING hild IN Violation of the Constitution, laws, on treaties of the United STATES.

 CROWDS ONE: BASED ON A FEDERAL JUNGEMENT AND Commitment, A federal detainer has been placed on detainer to serve a 7 month Sentence Consequeive to a 2 year sentence ordered to be RAN Concurrent by A STATE JUNGES ORDER.
 - (A) SUPPORTING FACTS
 - 1. DEFENDANT has bEEN IN custody Since July 25, 2007
 - 2. DEFENDANT WAS SENTENCED to 210 days in FEBERAL COURT FOR VIOLATION OF PROBABIN CASE NO. 99 CR 261-1 ON SEPT. 26,2007 WHEN FEBERAL JUNGE SHALL STATED THAT HE HOPED STATE CHARGES WOULD BE RAN CONCURRENT WITH FEDERAL SENTENCE OF 7 MONTHS.
 - 3. DEFENDANT WAS SENTENCED TO 180 days in STATE COURT FOR CLIMINAL DAMAGE TO PROPERTY CASE NO. OGCR 1222201 ON SEPT. 25, 2007 AND STATE JUNGE ORDERED SENTENCE TO BE RAN CONCURRENT TO FEBRUAL CASE
 - 4. DEFENDANT has a release date of MARCH 9, 2008
 - 5. DEFENDANT WILL HAVE SERVED 229 days total incarculation (B) IF YOU BID NOT EXHAUST YOUR STATE REMEDIES ON GROUND ONE, EXPININ
 - WHY: YES, I HATE EXHAUSTED STATE REMEDIES ON GROUND ONE, EXPLANT STATE MITTIMUS) WHICH PROVES THAT SAID CASES WERE INTENDED TO BE LAW CONCURRENT AND STATE SENTENCE SUCCEEDS THE FENERAL SENTENCE AND TERMS.

- 11) OTHER THAN a direct appeal from the judgement of conviction AND SENTENCE, have you previously filed in any federal court any petitions, applications, or motions With respect to the judgement in this motion? NO
 - 12) STATE CONCISELY EVERY CROUNDS ON Which you Claim you ARE ACKING FOR RELIEF. Summarize brinfly the facts suppossing Each ground, You Should RAISE IN this motion all available grounds for relief which relate to the Conviction:
 - A) GROUDS ONE: THAT FEBERAL JUDGE SHABUR STATED BURNS
 SENTENCING THAT HE HOPES STATE SENTENCE WOULD BE RAN
 CONCURRENT WITH FEBERAL SENTENCE AND STATE JUDGE
 LACY ORDERED STATE SENTENCE TO BE RAN CONCURRENT
 WITH FEDERAL SENTENCE
 - 1. SUPPORTING FACTS
 - a. DEFENDANT HAS BEEN IN CUSTODY SINCE July 25, 2007
 - 6. DEFENDANT WAS SENTENCED TO 210 days in
 - C. DEFENDANT WAS SENTENCED TO 180 days in

 STATE COURT to BE RAW CONCURRENT WITH FEB. CASE NO. 99 CR 261-1

 d. DEFENDANT has a RELEASE date of March 9, 2008

 K. DEFENDANT WILL HAVE SERVED 229 days total
 INCARCERATION

- 2) HAS THIS GROUND been previously presented to ANY FEDERAL COURT
 by WAY of petition for Writ of habeas corpus, motion pursuant
 to 28 U.S.C. 2255, OR ANY Other petition, motion on application?
 -NO
 - A) If your ADSWER IS "NO", STATE YOUR REASON FOR NOT PRESENTING this ground:
 If THIS PETITION IS CRANTED AND RELIEF REQUESTED THERE Would be NO FURTHER NEED FOR ANY OTHER Motions or petitions.
- 13) LO YOU have any petition, application, motion or appeal NOW pending in any court Regarding this Conviction? NO
- 14) WERE YOU represented by AN ATTORNEY At ANY time during the Course of your arraignment and PLEA, triAL, Sentencing, Appeal, or during the preparation, presentation or consideration of any petitions, motions or applications which you filed with respect to this conviction? YES

 JOHN MURPHY FEBERAL BEFENDER AND WILLIAM SMITH Public BEF.

 FEBERAL CASE NO. 99 CR 261-1

 STATE CASE NO. 06CRITITIOI

WHELEFOLE, MONANT PRAYS that cowst grant him such RELIEF to which he may be Entitled in this proceeding.

Shauncy Jackson SHONATURE OF MOVANT

DECLARATION UNDER PENALTY OF PERTURY

THE UNSERSIGNED BECHARES UNDER PENALTY OF PERTURY THAT HE IS THE MODARY IN the Above Action, THAT HE HAS READ THE Above PREADING AND THAT THE INFORMATION CONTAINED THEIR IS TRUE AND CREEKT. 28 U.S.C. 1746 18 U.S.C. 1621

EXECUTED AT LINCOLD CC ON DEC. 7, 2007 (LOCATION) (DATE)

DAY OF JENEM DOR 2007

Shauncy Jackson

"OFFICIAL SEAL"
Tracy L. Hill
Notary Public, State of Illinois
My Commission Exp. 04/13/2009

WITNESS CHEEL

and the control of the comment of the state of the control of the



DETAINER

BASED ON FEDERAL JUDGMENT AND COMMITMENT

United States Marshal Central District of Illinois (District)

600 E. Monroe St.

Spri	ingfield, IL 62701 (217) 492-4430		
`	rn Address and Phone)		
Please type or print neatly:	DATE: November 20, 2007	**	
TO: Lincoln Correctional Center P.O. Box 549 Lincoln, IL 62656 Attn: Records Office	SUBJECT: JACKSON, Shauncey		
	AKA: JACKSON, Shaunecy	- Alle V	
	DOB/SSN: 05/24/1970 322-66-5454		
	REF. #_R82054	<u></u>	
	USMS #: 10443-424		
	CR #: 99 CR 261-1	± -1,	
Attorney General to serve the following sentence of 7 months custody of the U.S. Bureau of Prisons	and Commitment Order commits the subject to the fimprisonment:		
	•		
the subject for service of his Federal sentence of im another detention facility, we request that you forw this office as soon as possible. The notice and speed Act do NOT apply to this Detainer.	ase notify this office at once so that we may assume prisonment. If the subject is transferred from your coard our Detainer to said facility at the time of transfe by trial requirements of the Interstate Agreement on it	r and advise Detainers	
Please acknowledge receipt of this Detainer. In add return one copy of the Detainer to this office in the		SAID CINCULLIT POR DWIGHT	
RECEIPT	Very truly yours,		
Date: 11-26-09	(Signature)	DEDIENT DISTRICT	
Signed Signary Jacker	Steven Deatherage	bN.	
By: Sinda Mintealn	U.S. Marshal		
Title: Office Ussuc.	Requested by: Jill Good		

Case 1:07-cv-07011 Document 1 Filed 12/13/2007 Page 8 of 9

IN THE CIRCUIT COURT OF COOK COUNTY

PEOPLE OF THE STATE OF V. SHAUNECY JACKSON	illinois)	CASE NUMBER DATE OF BIRTH DATE OF ARREST IR NUMBER 08533	05/24/70 09/13/07		80650
Detendant		T4: 1:01:12-4-1			
	ILLINOIS DEPAR	ITMENT AND SENTEN RTMENT OF CORRECT	rions		
The above named defends s hereby sentenced to the I	ant having been a llinois Departmen	djudged guilty of the of Corrections as	he offense(s) e follows:	numerated	below
Count • Statutory Citation	Offense		Se	ntience .	Class
01 <u>720-5/21-1(1)(a)</u>	KNOW DAMAG	GE PROP>\$10K-100K	YRS, 002	мо <i>в</i>	3
and said sentence shall run	concurrent with count(8)	YRS.	MOS.	<u></u>
and said sentence shall run (concurrent with) (consec	utive to) the sentence impo			
				MOS.	
and said sentence shall run (concurrent with) (consec	utive to) the sentence impo			
				M <u>OS.</u>	
and said sentence shall run (concurrent with)(consec	utivo to) the sentence impo		MOS	•
and said sentence shall run (untive to) the sentence impo		M <u>OS.</u>	-
On Count defendant class x offender pursuant On Count defendant	TO 730 ILCS 5/5-5	5-3(C)(8).			
The Court finds that t in custody for a total credi	he defendant is e t of 0016 days as	entitled to receive s of the date of thi	credit for time s order	actually	served
IT IS FURTHER ORDERED the sentence imposed in case	number(s)		rent with		
AND: consecutive to the sent	ence imposed unde	er case number(s)			
IT IS FURTHER ORDERED	THAT TO RUN CONC	JRRENT TO THE FEDERA	L CASE		
100		Balandin of Table			
	F. R. R. L.	ff of Cook County with a condition of Correct by law until the above sen	ntions and that the Dentence is fulfilled.	that the Sher	ifr -
CLERA C CERTIFIED BY E BELMARE	THE CHROUT COURT	Millian Judge: LAC	y, windiam of	10/5	_

WARF 09/25/07 12:25:28

CCG N305

:	•
U.S. DISTOR WOLTHERY Y	1 THE + Count of yelvet of Illinois
U.S. of America Plaintiff, v. SHAUDCE TACKSON Defendant)) Case No. 99 CL 261- /))
PROOF/CERTIFIC	ATE OF SERVICE
10: MICHAEL DOBBINS OFFICE of CLE U.S. District Court NATHER DUNOR OH S. DEALBON OHGO, D. boboy PLEASE TAKE NOTICE that on DECEMBE documents listed below in the institutional main	ATICH HIZCOMN U.S. ATTOMOS OF S. DEALBOLD OHICAGO, D. 60684 1 at [Wo] Correctional Center,
properly addressed to the parties listed above for Service:	or mailing through the United States Postal
- HAREAS CORPUS	
- MOTION TOR HUMENDED SE	9 1700CN 6
Pursuant to 28 USC 1746, 18 USC 1621 or 735 perjury, that I am a named party in the above acdocuments, and that the information contained the knowledge.	ction, that I have read the above
DATE: <u>Dec. 7, 2007</u>	NAME: Setables Jackson IDOC#: R82054 LINCO IN Correctional Center P.O. BOX 549